

RAILROAD TIME TABLES. MEMPHIS AND LOUISVILLE RAILROAD. Arrives. Leaves. Express daily (except Sunday) 3.30 5.30 Mail Train 3.15 11.00

MISSISSIPPI AND TENNESSEE R.R. Arrives. Leaves. M. O. Mail (daily) 1.30 2.00 Express (daily ex. Sunday) 5.15 6.45

PADUCAH AND MEMPHIS RAILROAD. Arrives. Leaves. Mail and Freight Train leaves 3.15 p.m. arrives 9.00 a.m.

CHANGE OF SCHEDULE. Sunday, July 25, 1875. AND FURTHER NOTICE TRAINS will arrive and depart as follows (Memphis time):

LOUISVILLE AND NASHVILLE Great Southern Railroad. SCHEDULE. Express train leaves daily (except Sunday) 3.30 a.m. Mail Train leaves daily 11.09 a.m.

ONLY ONE NIGHT OUT FROM Louisville, Cincinnati and St. Louis TO NEW YORK, VIA THE LITTLE MIAMI, PAN HANDLE and Pennsylvania Route.

THROUGH TRAINS. THROUGH FROM Cincinnati to New York in 26 HOURS. ALL SATURDAY TRAINS RUN through to New York without detention.

Short Line Railroad FOR CINCINNATI AND THE EAST! The Quickest, Best and Only Route Running Three Daily Lines Pullman Drawing-Room Sleeping Coaches from Louisville to Cincinnati, Columbus, O., Pittsburg, Harrisburgh,

PHILADELPHIA, NEW YORK and other Eastern cities WITHOUT CHANGE. THE ONLY LINE WITH WHICH PASSENGERS from the South make Direct Connection at Louisville with Through Cars for New York, ARRIVING ONE TRAIN IN ADVANCE of all other lines. Time from Louisville to New York

Only Thirty-Two Hours. This Line is Stone Ballasted and entirely FREE FROM DUST. Being equipped with the celebrated Westinghouse Safety Air-Brake, precludes all possibility of collisions.

PROFESSIONAL. L. B. McFARLAND, ATTORNEY AT LAW, No. 39 Madison Street, MEMPHIS, TENNESSEE.

PUBLIC LEDGER. LARGEST CITY CIRCULATION. Fifteen Cents per Week. VOL. XX. MEMPHIS, TENN.: FRIDAY EVENING, JULY 30, 1875. NO. 131

PUBLIC LEDGER. THE PUBLIC LEDGER IS PUBLISHED every afternoon (except Sunday) at No. 13 Madison street.

Weekly Public Ledger, Published every Tuesday at \$2 per annum (in advance). Postage free. Communications upon subjects of general interest to the public are at all times acceptable.

RATES OF ADVERTISING IN WEEKLY: First insertion \$1.00 per square subsequent insertions 50 cts. For one week 3.00 For two weeks 5.00 For three weeks 7.00 For one month 12.00

FACTS AND FANCIES. "Phat the devil's going on here, wid such a 'bainin' an' a roarin'?" said an Irishman who had just landed at Castle Garden.

At the Fantasia Parisiennes, a theater in Brussels, smoking has always been permitted during the performances. Now a notice is posted in front of every seat: "No smoking is allowed during the engagement of Mlle. Roussell."

A foreign lady recently sold a kiss for \$20,000, while a lady passenger who sued a Western conductor for kissing her only got \$1000. This shows how much better one can do by individual enterprise than depending on a tariff that is regulated by law.

"For want of water I am forced to drink water; if I had water I would drink wine." This speech is a riddle, and here is the solution. It was the complaint of an Italian vineyard man, after a long drought and an extremely hot summer that had parched up all his grapes.

Dr. Johnson once dined with a Scottish lady, who had hotch-potch for dinner. After the doctor had tasted it, she asked him if it was good. "It is good for hogs, ma'am," said the doctor. "Then, pray," said the lady, "let me help you to some more."

Bessie Turner's alleged brother, Bucksburg McDermott, drives a hack at Long Branch, and is said to be a regular brick, making himself very agreeable to visitors, although he bores them a little by talking about "Sister Bessie." It is said, however, that Bessie does not yet acknowledge Bucksburg to be her brother.

At a school examination in Connecticut the other day a girl of sixteen stepped forward and began to read her "composition." It was headed "The Beecher Trial," and she was going on to say: "Adam and Eve partook of the forbidden fruit," when the lady principal rushed forward and led the astonished pupil to a seat, thus depriving the world of what no doubt would have been a valuable addition to the scandal literature.

SEVEN POOR TRAVELERS. How They Propose to Make an Extended European Tour at a Cost of \$150 Apiece—Economy on the Half-Cent.

Some time last fall a couple of Cleveland boys found themselves in Louisville with a very small amount of money and a very large amount of grit. Their surprising adventures, which were detailed at that time through a letter to the Leader, and the fun they had in spending and saving their little store, and the surprising cheap way in which they found that they could live gave them a new idea of traveling, and so they put their heads together to concoct a plan for such a cheap trip on a large scale.

Of course, being American citizens, they wanted to see their own country first; but as an extended tour would prove too dear on account of long distances and heavy fares, they finally settled on a trip to England; the great advantage of cheap passage, cheap fares and cheap living when arrived, and the number of objects of interest in a small space, made this seem the very "most for their money."

Since the matter was first thought of a number of young men, some in college and others in business, have become interested, and at present there are "seven poor travelers," though more are expected. As all must look a long way ahead in order to save even the limited amount necessary, the time of sailing had been fixed about July 8, 1875.

The expenses are estimated as follows: From the time of landing to the time of sailing on return they believe they can live on ten dollars a week in gold, including railroad fares, entrance fees, meals, washing and lodging. This does not seem like a very large sum, but when it is understood that poor travelers ride third class, walk when it is an object, rent furnished rooms in upper stories in the cities, and live on plain, substantial food, paying no fancy hotel bills and hack hires, the testimony of those who have lived so is that it may be done very comfortably. The seven poor travelers are going to see—not the gliding on hotel walls, but the country and the people. They expect to gather a squad of boys who can make a joke of hardships, and who are bound to have a good time. The outward passage, and perhaps the homeward will be made in the steerage, though, of course, anybody preferring the cabin can take it, but the really poor travelers are evidently to put up with hardship for a few days, in order to have a good time at the end.

Going out in the steerage may be made comfortable by a little gravity to the steward, and even a passage westward will be endurable to strong, healthy boys. Steerage passage will cost from \$15 to \$25 each way, depending on the competition. The travelers will spend about eight weeks beside the ocean passage, so that the necessary expenses may be set down at from \$110 to \$130 gold, certainly not to exceed the latter sum, from New York to New York. As an instance of the small amount necessary to live on it may be said that two of the poor travelers lived from Saturday night to Tuesday morning in an utterly strange city on \$2 65, and lived comfortably at that.

Another instance within the past two weeks: A member of the party traveled between thirteen and fourteen hundred miles, taking from Monday night to Thursday evening, getting one lodging and breakfast at a friend's. His total expenses, outside of railroad fares, were just seventy-five cents, and he never enjoyed a ride more and was perfectly satisfied with his fare. The fact is, the American people are so accustomed to palace cars, dollar and a half meals, first-class hotels and other needless expenses, that they don't know it is possible to travel any other way. One can have as good a time, and often better, to go in a cheap way, and even if he has the same amount of money, can ride farther and see more than he who always "takes the best."

The plan of the cheap trip is to land at Glasgow, pass through the Scottish mountains, walking whenever possible, reach Edinburgh, thence by rail through England, stopping at places of interest, to London, occupying about a week; thence direct to Belgium and Holland for a flying tour, and home from Antwerp or some German port. The fact of an American boy having made a fifty day velocipede tour down the Rhine at an expense of \$20 emboldens the cheap travelers to plan to take that in; but their object is to see some things thoroughly, rather than many things hastily. The boys who have undertaken this have plenty of enterprise, if little cash, and we predict for them a safe and prosperous voyage.

LEGAL. Sheriff's Sale of Real Estate. PUBLIC NOTICE IS HEREBY GIVEN that by virtue of a venditioni expone to me directed from the honorable First Circuit Court of Shelby county, Tenn., in the case of J. D. Jordan, assignee, vs. M. H. McKinnavy et al., judgment rendered on the 14th day of August, 1874, for the sum of seventy dollars and six cents, with interest and costs of suit, to satisfy said judgment, etc., I will, on

Thursday, 12th day of August, 1875, in legal hours, in front of the Court-house, Memphis, Tenn., proceed to sell to the highest bidder, for cash, the following described property, to-wit: Lots 16, 17 and 18, 30 feet on Raleigh road, 24 1/2 feet on the Covington road; has a depth of 256 feet on the east line Road No. 16, pages 585 and 587, 27th day of August, 1870.

Leveled on as the property of defendant, M. H. McKinnavy, to satisfy said judgment, interest and costs. O. L. ANDERSON, Sheriff of Shelby County, Tenn. 124-130-132

Attachment Notice. Before E. W. Caldwell, Justice of the Peace for Shelby county, Tennessee—Stedwell & Co. vs. W. J. Slater and W. H. Slater. IN THIS CAUSE AN ATTACHMENT HAVING been issued out under section 3465 of the Code of Tennessee, and returned levied upon the property of the defendants, and affidavit having been made that defendants are indebted to plaintiffs in the sum of \$— dollars, due by account, and that the claim is just, and that said defendants are non-residents of the State of Tennessee; it is therefore ordered that said W. J. Slater and W. H. Slater make their personal appearance before me, at my office, in the city of Memphis, Tennessee, on Saturday, the 28th day of August, next, and defend said attachment suit, or the same will be proceeded with ex parte, and that a copy of this order be published once a week, for four consecutive weeks, in the Memphis Public Ledger. This 28th day of August, 1875. 123-135-141-147 E. W. CALDWELL, J. P.

Chancery Sale of Real Estate. First Chancery Court of Shelby County. John McBrooks, administrator of Elijah Brooks, deceased, vs. Sarah Brooks et al. BY VIRTUE OF AN INTERLOCUTORY decree for sale, entered in the above cause on the 5th day of July, 1875, I will sell at public auction to the highest bidder, in front of the Clerk and Master's office, court-house building, Main street, Memphis, Tennessee, on

Saturday, August 14, 1875, within legal hours, the following described property, situated in Shelby county, Tennessee, to-wit: Lot No. 6, block 15 of Butler's subdivision, beginning at a stake on the north line of Elliott street, 150 feet east of intersection of DeSoto and Elliott streets, running thence north 295 1/2 feet to an alley, thence easterly 33 feet 3 inches to a stake, thence southerly 225 1/2 feet to Elliott street, thence westerly with the north line of Elliott street 47 feet 3 inches to the beginning; it having been decided to Brooks & Snazs and to one Snazs in the proportion of \$5430 03 interest in Brooks & Snazs to \$1550 to Snazs.

Terms of Sale—On a credit of 6, 12 and 18 months, purchaser required to give notes with approved security, lien retained until same are paid, and equity of redemption barred. This July 23, 1875. E. A. COLE, C. and M. By R. J. BLACK, D. C. and M. G. W. WINCHESTER and SMITH & COLLIER, Attorneys. 125-130-136-142

Sheriff's Sale of Real Estate. PUBLIC NOTICE IS HEREBY GIVEN, that by virtue of a venditioni expone to me directed from the honorable First Circuit Court of Shelby county, Tenn., in the case of M. Yates vs. J. F. Hollaway and V. W. Williams, judgment rendered on the 20th day of February, 1875, for the sum of two hundred and ninety dollars and eighty-eight cents, with interest and costs of suit, to satisfy said judgment, etc., I will, on

Wednesday, 4th day of August, 1875, in legal hours, in front of the Court House, Memphis, Tennessee, proceed to sell to the highest bidder, for cash, the following described property, to-wit: One hundred and eighty nine acres of land in the Third District of Shelby county, and bounded on the north by W. T. Donaldson's land, on the east by W. T. Donaldson's land, on the south by Hatchie river, and on the west by Mrs. and John Harrison's land.

Leveled on as the property of defendant, J. F. Hollaway, to satisfy said judgment, interest and costs. O. L. ANDERSON, Sheriff of Shelby County, Tenn. By THOS. T. TAYLOR, D. S. MYERS & SNEED, Attorneys for Plaintiff. 119-121-131

In Supreme Court at Jackson. James C. Prewitt, Adm'r, etc., vs. Naomi Jones et al. BY VIRTUE OF THE DECREE pronounced by the Supreme Court of Tennessee at Jackson on the 5th of June, 1875, in this cause, I will, on

Saturday, 31st day of July, 1875, offer for sale to the highest bidder, for cash, in front of the office of the Sheriff of Shelby county, in the city of Memphis, the real estate mentioned and described in said decree as follows: Situated, lying and being in the city of Memphis, county of Shelby, and State of Tennessee, on the north side of Adams street, between Third and Fourth streets, immediately west of and adjoining the lot on which Wm. Park now resides, beginning at a stake on the north side of Adams street, at the southwest corner of the lot on the premises, the leasehold interest of defendant, John Marker, in and to the following property: A certain house and lot in the city of Memphis, Shelby county, Tennessee, beginning 25 feet south of the southwest corner of the east line of M. A. Willett, 145 1/2 feet to a stake to an alley; thence southerly with the south line of said alley 30 1/2 feet to a stake on the line of said Wm. Park; thence southerly with said Wm. Park's west line to a stake on Adams street, the point of beginning.

LEGAL. Sheriff's Sale of Real Estate. PUBLIC NOTICE IS HEREBY GIVEN that by virtue of a venditioni expone to me directed from the honorable First Circuit Court of Shelby county, Tenn., in the case of J. D. Jordan, assignee, vs. M. H. McKinnavy et al., judgment rendered on the 14th day of August, 1874, for the sum of seventy dollars and six cents, with interest and costs of suit, to satisfy said judgment, etc., I will, on

Thursday, 12th day of August, 1875, in legal hours, in front of the Court-house, Memphis, Tenn., proceed to sell to the highest bidder, for cash, the following described property, to-wit: Lots 16, 17 and 18, 30 feet on Raleigh road, 24 1/2 feet on the Covington road; has a depth of 256 feet on the east line Road No. 16, pages 585 and 587, 27th day of August, 1870.

Leveled on as the property of defendant, M. H. McKinnavy, to satisfy said judgment, interest and costs. O. L. ANDERSON, Sheriff of Shelby County, Tenn. 124-130-132

Attachment Notice. Before E. W. Caldwell, Justice of the Peace for Shelby county, Tennessee—Stedwell & Co. vs. W. J. Slater and W. H. Slater. IN THIS CAUSE AN ATTACHMENT HAVING been issued out under section 3465 of the Code of Tennessee, and returned levied upon the property of the defendants, and affidavit having been made that defendants are indebted to plaintiffs in the sum of \$— dollars, due by account, and that the claim is just, and that said defendants are non-residents of the State of Tennessee; it is therefore ordered that said W. J. Slater and W. H. Slater make their personal appearance before me, at my office, in the city of Memphis, Tennessee, on Saturday, the 28th day of August, next, and defend said attachment suit, or the same will be proceeded with ex parte, and that a copy of this order be published once a week, for four consecutive weeks, in the Memphis Public Ledger. This 28th day of August, 1875. 123-135-141-147 E. W. CALDWELL, J. P.

Chancery Sale of Real Estate. First Chancery Court of Shelby County. John McBrooks, administrator of Elijah Brooks, deceased, vs. Sarah Brooks et al. BY VIRTUE OF AN INTERLOCUTORY decree for sale, entered in the above cause on the 5th day of July, 1875, I will sell at public auction to the highest bidder, in front of the Clerk and Master's office, court-house building, Main street, Memphis, Tennessee, on

Saturday, August 14, 1875, within legal hours, the following described property, situated in Shelby county, Tennessee, to-wit: Lot No. 6, block 15 of Butler's subdivision, beginning at a stake on the north line of Elliott street, 150 feet east of intersection of DeSoto and Elliott streets, running thence north 295 1/2 feet to an alley, thence easterly 33 feet 3 inches to a stake, thence southerly 225 1/2 feet to Elliott street, thence westerly with the north line of Elliott street 47 feet 3 inches to the beginning; it having been decided to Brooks & Snazs and to one Snazs in the proportion of \$5430 03 interest in Brooks & Snazs to \$1550 to Snazs.

Terms of Sale—On a credit of 6, 12 and 18 months, purchaser required to give notes with approved security, lien retained until same are paid, and equity of redemption barred. This July 23, 1875. E. A. COLE, C. and M. By R. J. BLACK, D. C. and M. G. W. WINCHESTER and SMITH & COLLIER, Attorneys. 125-130-136-142

Sheriff's Sale of Real Estate. PUBLIC NOTICE IS HEREBY GIVEN, that by virtue of a venditioni expone to me directed from the honorable First Circuit Court of Shelby county, Tenn., in the case of M. Yates vs. J. F. Hollaway and V. W. Williams, judgment rendered on the 20th day of February, 1875, for the sum of two hundred and ninety dollars and eighty-eight cents, with interest and costs of suit, to satisfy said judgment, etc., I will, on

Wednesday, 4th day of August, 1875, in legal hours, in front of the Court House, Memphis, Tennessee, proceed to sell to the highest bidder, for cash, the following described property, to-wit: One hundred and eighty nine acres of land in the Third District of Shelby county, and bounded on the north by W. T. Donaldson's land, on the east by W. T. Donaldson's land, on the south by Hatchie river, and on the west by Mrs. and John Harrison's land.

Leveled on as the property of defendant, J. F. Hollaway, to satisfy said judgment, interest and costs. O. L. ANDERSON, Sheriff of Shelby County, Tenn. By THOS. T. TAYLOR, D. S. MYERS & SNEED, Attorneys for Plaintiff. 119-121-131

In Supreme Court at Jackson. James C. Prewitt, Adm'r, etc., vs. Naomi Jones et al. BY VIRTUE OF THE DECREE pronounced by the Supreme Court of Tennessee at Jackson on the 5th of June, 1875, in this cause, I will, on

Saturday, 31st day of July, 1875, offer for sale to the highest bidder, for cash, in front of the office of the Sheriff of Shelby county, in the city of Memphis, the real estate mentioned and described in said decree as follows: Situated, lying and being in the city of Memphis, county of Shelby, and State of Tennessee, on the north side of Adams street, between Third and Fourth streets, immediately west of and adjoining the lot on which Wm. Park now resides, beginning at a stake on the north side of Adams street, at the southwest corner of the lot on the premises, the leasehold interest of defendant, John Marker, in and to the following property: A certain house and lot in the city of Memphis, Shelby county, Tennessee, beginning 25 feet south of the southwest corner of the east line of M. A. Willett, 145 1/2 feet to a stake to an alley; thence southerly with the south line of said alley 30 1/2 feet to a stake on the line of said Wm. Park; thence southerly with said Wm. Park's west line to a stake on Adams street, the point of beginning.

CHEAP READING. A 36-Column Journal. PUBLISHED EVERY TUESDAY MORNING, 7—

The Weekly PUBLIC LEDGER! THE BEST NEWS, LITERARY. Miscellaneous Journal In Tennessee.

Our Commercial, News, Miscellaneous and Local departments will be kept up to the highest standard of approved journalism, endeavoring to please all tastes and to

Thus making the WEEKLY LEDGER a welcome, pleasing and interesting

Interest all Readers, Cannot fail to see the unrivaled inducements offered by us in the way of cheap and profitable advertisements.

Rates of Advertising: \$1.00 per square for First Insertion. 50c " Each Subsequent Insertion.

Terms of Subscription: \$2 per Annum, Invariably in Advance. Specimen copies mailed free.

All communications should be addressed to E. WHITMORE, Publisher and Prop., 13 Madison Street.